1 In the District Court of the United States of America 2 Original Jurisdiction, Original Venue, Original Law Form 3 Private and Public Side in Plenary Equity

4 5

6

Case #

17 -MC-323

FILED26 JUL 17 10/39 USD-ORF

Under, and out of, the authority of absolute necessity.

7 8 9

10

11 12

14

15

16 17

18

19

20

21 22

23

24 25

26

27

28

29 30

31

32

33

34

35

36

37

Ronald Charles Vrooman a Real-man Living Soul in fact, Secured Party in fact, Real-Party-in-Interest in fact, Holder-in-Due-Course in fact, Grantor in fact, Bailor in fact, Administrator in fact, Creditor in fact, Custodian in fact, Executor in fact, Beneficiary in fact, Heir of the Creator in fact

Qui tam pro domino rege quam pro se ipso in hac parte sequitur

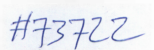
13

All listed as defendants, in this my Habeas Corpus for conviction in UC 7945181named John Mercer, Erin Kirkwood, Frank Revelo and incarceration Pat Garret sheriff, others to be named later as needed, .aka/dba the city of is a subdivision of, the county of is a subdivision of, the state of is a subdivision of THE UNITED STATES OF AMERICA aka/dba UNITED STATES aka/dba UNKNOWN, foreign entity, trustee, any and all derivatives, appellations, identifiers, numbers and their combinations, letters and their combinations, abbreviations, idem sonans and/or all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations thereof, any and all corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all political subdivisions and instrumentalities of any nature, shape, cause kind, form and format, and any and all variations and combinations thereof, any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, franchisees, licensees, members, et cetera, of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all trusts, structures, hierarchies, systems, networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all of the aforementioned both known and unknown, any and all of the aforementioned both perceived and unperceived, and any and all variations and combinations of the aforementioned, without limitation, private for profit entities providing quasi-governmental and other goods and services purporting to be lawful government, also referred to as defendants.

with not the state of oregan well soon before me

OFFICIAL SEAL TALA ARETA JONES NOTARY PUBLIC - OREGON COMMISSION NO. 939009 MY COMMISSION EXPIRES JUNE 2, 2019





Page 1 of 1

Declaratory Judgment(s)

Under, and out of, the authority of absolute necessity.

Notice to agent is Notice to principal, Notice to principal is Notice to agent, and notice to the agencies and agents, city of is a subdivision of, county is a subdivision of, state is a subdivision of US inc. in any form.

I, Ronald Charles Vrooman, being of plenary capacity, character, condition, standing, status and responsibility, sui juris, under full liability and complete transparency, do by these Presents, Aver, Affirm, Declare, Notice, Proclaim and Publish the following, to wit:

I, Ronald Charles Vrooman, deny that the defendant(s) possess document(s), paper(s), digital data, tangible medium(s) and/or other tangible item(s), in the care, custody and control thereof, and further deny that any and all exist at all, which would demonstrate and prove Ronald Charles Vrooman, a realman Living Soul, Ronald Charles Vrooman, and all derivatives and letter combinations thereof, a cestui que vie trust, trust(s), estate(s) and/or other are knowing, willingly, intentional and intelligent party(ies) and/or signatory(ies) to any social, public, civil, quasi-public, political, private, commercial, ecclesiastical, military, universal and/or other compact, agreement, covenant, contract, et cetera, and any and all combinations and variations of the aforementioned, which can be demonstrated to operate to confer any actual and factual controlling, insurable, lawful, legal, private, public, quasi-public, equitable, political, commercial, social, civil, corporate, international, universal, quantum, spiritual, administrative, Talmudic, Babylonian, ecclesiastical, military, beneficial, admiralty/maritime, statutory, pecuriniary, managerial, regulatory and/or any and all other interest, share, title, authority, relationship, jurisdiction, venue, et cetera, of any nature, shape, cause, kind, form and format, and any and all variations and combinations of the aforementioned, without limitation, in and/or over my physical, spirit and/or soul being(s) and representation(s) thereof, of any nature, kind, cause, shape, form and format, and any and all variations and combinations thereof, without limitation, my cestui que vie trust, estate, any and all other trusts and constructs, and any and all sub and/or constructive trusts and constructs thereof, any and all thereto, therefrom, therewith and thereof Ronald Charles Vrooman, without limitation, any and all property and assets of any nature, kind, and form, and my share, as Heir of the Creator, of the Creator's Creation, without limitation, in any nature, way, cause and/or kind to the benefit of the defaulted and dishonored defendant(s).

Remedy / Relief

Declaratory Judgment)s) consisting of the following facts and truths, published to wit:

The defendant(s) possess absolutely no document(s), paper(s), digital data, tangible medium(s), and/or tangible item(s), nor did any ever exist, which demonstrate and prove that Ronald Charles Vrooman a real-man Living Soul, Ronald Charles Vrooman, a cestui que vie trust, estate and/or other, were/are willing, knowing, intelligent and intentional party(ies) and/or signatory(ies) to any social, public, private, commercial, ecclesiastical, military, universal and/or other compact, agreement, covenant, contract, et cetera, any and all combinations and variations of the aforementioned, which can be demonstrated to operate to confer any actual and factual controlling, insurable, lawful, legal, private, public, quasi-public, equitable, political, commercial, social, civil, corporate, international, universal, quantum, spiritual,

administrative, Talmudic, Babylonian, ecclesiastical, military, beneficial, admiralty/maritime, statutory, pecuniary, managerial, regulatory and/or any and all other interest, share, title, authority, relationship, jurisdiction, venue, et cetera, of any nature, shape, cause, kind, form and format, and any and all possible variations and combinations of all of the aforementioned, without limitation, in and/or over my physical, spirit and soul being(s) and representation(s) thereof, of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, without limitations, my cestui que vie trust, estate, any and all other trusts and constructs, and any and all sub and/or constructive trusts and constructs thereof, any and all thereto, therefrom, therewith and thereof Ronald Charles Vrooman, without limitation, any and all property and assets of any nature, kind, and form, and my share, as Heir of the Creator, of the Creator's Creation, without limitation, in any way, nature, cause, kind, shape, form and format to the benefit of the defaulted and dishonored defendants.

Further, being as such, none of the defendants have, possess nor can exercise and/or utilize authority and/or jurisdiction, et cetera, of any nature, cause, kind, form and format, and any and all variations and combinations thereof, without limitation, over and/or against the real-man Living Soul Ronald Charles Vrooman at any place and at any time within the Creator's Creation, ab nitio, nunc pro tunc, in perpetuity.

Ronald Charles Vrooman has never knowingly, willingly, intelligently and intentionally possessed, nor acquired, representation and/or membership of any nature, kind, form and format within the fictions of law, creatures of the mind former THE UNITED STATES OF AMERICA private corporate, commercial, military, processes, systems, networks and any and all other limits and constructs, and any and all variations and combinations thereof, without limitation.

Whereas, Long time and use, which exceeds the memory of man, suffices in law, and A custom of the trust antiquity is to be retained, and the Law of God and the law of the land are all one, and custom is law, and on the soil of earth and what some call the United States of America, Christianity is, and has been, custom; Therefore, the Laws of the Creator are thereby the laws of the land; Further, for the realmen Living Souls who claim the Creator's Law, Jurisdiction, Venue and Law Form, they are hereby declared to be Superior Laws, Venue, Jurisdiction and Superior Law Form to all others imagined, created and implemented on earth and throughout His Creation; Furthermore, Field McConnell, real-man Living Soul Heir of the Creator, does hereby accept, claim and continue the Creator's Laws, Jurisdiction, Venue and Law Form, and the same is hereby recognized by the defendants, ab initio, nunc pro tunc, in perpetuity, without recourse, without prejudice.

Whereas, ALL law is contract, all contract is law; Therefore to move in any way, cause, shape, form and format against, or require of or from, Ronald Charles Vrooman, requires a lawful contract or agreement in hand or a real-man Living Soul injured party making a lawful claim and/or complaint, under Oath, penalties of false witness and full liability, ab initio, nunc pro tunc, in perpetuity, without recourse, without prejudice.

- In all instances of the use of the letter combinations "former THE UNITED STATES OF AMERICA" it shall mean the following, to wit: United States of America aka/dba THE UNITED STATES OF AMERICA aka/dba UNITED STATES aka/dba United States aka/dba UNKNOWN, foreign entity, trustee, any and all derivatives, appellations, identifiers, numbers and their combinations, letters and their combinations, abbreviations, idem sonans and/or all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations thereof, any and all

corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all political subdivisions and instrumentalities of any nature, shape, cause kind, form and format, and any and all variations and combinations thereof, any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, franchisees, licensees, members, et cetera, of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all trusts, structures, hierarchies, systems, networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all of the aforementioned both known and unknown, any and all of the aforementioned both perceived and unperceived, and any and all variations and combinations of the aforementioned, without limitation, private for profit entities providing quasi-governmental and other goods and services purporting to be lawful government, also referred to as defendant.

110111112

113

95

96

97

98

99

100

101

102

103

104

105

106

107

108

109

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation. I do lawful not legal and this is my best effort.

114115116

Any omission is not a waiver thereof.

117118

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

119120121

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

122 123 124

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

126 127 128

129

130

131

132

133

134

125

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Affirm, Swear, Declare, Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, reratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

135136137

138

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest,

140 Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and

141 immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without 142 143

144

145 bererene 146 147

OFFICIAL SEAL TALA ARETA JONES NOTARY PUBLIC - OREGON COMMISSION NO. 939009 MY COMMISSION EXPIRES JUNE 2, 2019

1 Reservation

Notice to agent is Notice to principal, Notice to principal is Notice to agent;

Any and all documents, papers, writings, digital data, tangible mediums and tangible items made and executed by Ronald Charles Vrooman are hereby restated in their entirety, and incorporated herein, as if set forth in full as an integral part of these matters and Creation Wide Public Record for all of Creation to rely upon;

Any and all documents, papers, writings, digital data, tangible mediums and tangible items filed and/or submitted into case # UC 7945181 Beaverton Municipal Court are hereby restated in their entirety, and incorporated herein, as if set forth in full as an integral part of these matters and Creation-Wide Public record for all of Creation to rely upon;

Any and all digital data discs and/or other tangible mediums and items, whether filed now or in the future, are hereby restated in their entirety, and incorporated herein, as if set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon;

Mandatory Notice and Cognizance is hereby restated in its entirety, and incorporated herein, as if set forth in full as an integral part of these matters and Creation-Wide Public Record for all Creation to rely upon;

Notice and Declaration of Acceptance, Acknowledgement, Claim and Continuance is hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon;

Notice and Declaration of Cancellation and Revocation is hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon;

Declaration, Notice and Will and Word of Truth, Facts and Negative Averment is hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon;

Will and Word of the Creator also known as Holy Bible, and any and all versions and/or translations thereof, are hereby restated in their entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon;

Authorities, enclosed herein, are hereby restated in its entirety, and incorporated herein, as set forth in full as an integral part of these matters and Creation-Wide Public Record for all of Creation to rely upon;

I, Ronald Charles Vrooman, do hereby give present, past and future notice of corrections of any manual and/or automated filing systems and procedures which alter, or attempt to alter, unlawfully or not, my real-man Living Soul Heir and Beneficiary capacities, conditions, characters, status, standings and/or my Lawful Jurisdiction, Venue and Law Form, without limitation, ab initio, nunc pro tunc, in perpetuity, without recourse, without prejudice;

Page 1 of 3

I, Ronald Charles Vrooman, do hereby give present, past and future notifications of corrections of any manual and/or automated filing systems and procedures which alter, or attempt to alter, unlawfully or not, the defendants and/or their status, standings, capacities, characters, conditions in any way, shape, form and/or facet, without limitation, ab initio, nunc pro tunc, in perpetuity, without recourse;

- In all instances of the use of the letter combinations "former THE UNITED STATES OF AMERICA" it shall mean the following, to wit: United States of America aka/dba THE UNITED STATES OF AMERICA aka/dba UNITED STATES aka/dba United States aka/dba UNKNOWN, foreign entity, trustee, any and all derivatives, appellations, identifiers, numbers and their combinations, letters and their combinations, abbreviations, idem sonans and/or all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations thereof, any and all corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all political subdivisions and instrumentalities of any nature, shape, cause kind, form and format, and any and all variations and combinations thereof, any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, franchisees, licensees, members of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all trusts, structures, hierarchies, systems, networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all of the aforementioned both known and unknown, any and all of the aforementioned both perceived and unperceived, and any and all variations and combinations of the aforementioned, without limitation, private for profit entities providing quasigovernmental and other goods and services purporting to be lawful government, also referred to as defendant.

Any omission is not a waiver thereof.

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

Ronald Charles Vrooman is not a guarantor, acceptor, accommodating party, debtor, surety or any other term of art describing, demonstrating and/or utilized to mean the same, to and/or for anything Creation-Wide, by the explicit notice.

i reserve the right to amend, enhance and/or delete from this document and writing at any time and any place the need arises, by explicit reservation.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, will full finality, by explicit reservation.

47

48

49

50

51 52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68 69

70

71

72

73

74 75 76

77 78

79

80

81

82 83

84

85

86 87 88

89

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

I, Ronald Charles Vrooman, under full liability and complete transparency, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this set of documents and tangible mediums are hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.

without Thestate of Enegon with not the couly signed & support Betieve me

Tonal charles Visionian on oregon within the United States of America

OFFICIAL SEAL TALA ARETA JONES NOTARY PUBLIC - OREGON COMMISSION NO. 939009 MY COMMISSION EXPIRES JUNE 2, 2019

91

92

93

94

95 96

97

98

99

100

101

102

103

104

105

106 107 108

109

110 111

112

113 114 115

Notice and Declaration of Acceptance, Acknowledgement, Claim and Continuance

Under, and out of, the authority of absolute necessity.

- Notice to agent is Notice to principal, Notice to principal is Notice to agent.
- 6 Everyone is the manager and dispenser of his own affairs.
 - Many things pertain not to human laws but to divine jurisdiction.
 - In whatever manner a thing is constituted, in the same manner it is dissolved.
- 9 Plain truth need not be proved.
- 10 Words spoken vanish, words written remain.
- 11 The law favors a thing which is of necessity.
- 12 The voice of the people is the voice of God.

By these Presents, I, Ronald Charles Vrooman, sui juris, being of plenary, capacity, character, condition, status, standing and responsibility, Beneficiary in fact, Heir of the Creator, under full liability and complete transparency, under the penalty of false witness, under the laws of the Creator, under the laws of Creation, do hereby Declare, Proclaim and Publish the following, to wit:

Whereas, I, Ronald Charles Vrooman, am an Heir of the Almighty Creator of all that was, all that is and all that shall be.

Whereas, I, Ronald Charles Vrooman, as an Heir am entitled to my legal, lawful, equitable, spiritual and any and all other right, interest, title and share of Creation.

Therefore, I, Ronald Charles Vrooman do hereby knowingly, willingly, intelligently and intentionally Declare and Notice my claim, acceptance and acknowledgment of any and all which the Creator has bestowed upon myself at the moment of my live Birth on Soil, and thereafter, of His Creation, at any and all places and any and all times for my exclusive use, disposition, benefit and enjoyment, nunc pro tunc, ab initio, in perpetuity, without recourse, without prejudice.

I,Ronadl Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Declare and Notice my claim, acceptance, acknowledgement and continuance of the plenary, complete and exclusive legal, lawful, equitable, spiritual, universal, quantum and any and all other title, share, interest, right, immunity, ownership, control, et cetera, in any and all natures, shapes, causes, kinds, forms and formats, and any and all variations and combinations thereof, of and in Creation, without limitation, and will preserve, dispose and protect the same diligently and honorably, for my exclusive use, disposition, benefit and enjoyment, nunc pro tunc, ab initio, in perpetuity, without recourse, without prejudice.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Declare and Notice my claim, acceptance, acknowledgment of what was formally referred to as "full rights, title, ownership, control and holder-in-due-course" to any and all fictions of law and/or creatures of the mind relating to, pertaining to, relevant to and/or emanating from myself and mine, referenced by various identifiers, abbreviations, numbers and their combinations, letters and their combinations, derivatives, idem sonans, res identifier or any equivalent of the aforementioned and/or any other legal, financial and managerial form and formats of any nature, shape, cause and kind, and any and all combinations and variations thereof, most commonly referred to as Ronald Charles Vrooman and/or 530-20-8866 and in any way, shape, form and format realized, effectuated and utilized in the course of life in Creation, all

for my exclusive use, benefit and enjoyment, nunc pro tunc, ab initio, in perpetuity, without recourse, without prejudice.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Declare and Notice my claim, acceptance, acknowledgement, continuing, effectuating and utilizing the Administrator, and other necessary, Status, Conditions, Characters, Capacities and Standings, and the duties, responsibilities, authorities, rights, privileges and immunities thereof, diligently and honorably, to the best of my knowledge and ability, at all places and all times within Creation, for my exclusive benefit and enjoyment, nunc pro tunc, ab initio, in perpetuity, without recourse, without prejudice.

I, Ronald Charles Vrooman do hereby knowingly, willingly, intelligently and intentionally Declare and Notice that when acting in the capacities, conditions, characters, status and/or standings of Administrator, and other necessary positions, I am held personally harmless, never personally liable for the aforementioned at any place and any time within Creation, nunc pro tunc, ab initio, in perpetuity, without recourse, without prejudice.

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.

Any omission is not a waiver thereof.

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, reaffirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, reverified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and

immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse. with out The State of Congression without meaning of the State of Congression without prejudice, without preju

MY COMMISSION EXPIRES JUNE 2, 2019

Formal charles Unecensary (1)

Notice and Declaration of Cancellation and Revocation

Under, and out of, the authority of absolute necessity.

Notice to agent is Notice to principal, Notice to principal is Notice to agent.

By these Presents, under full liability and complete transparency, sui juris, under the Laws of the Creator and the Laws of Creation, out of, and under, the authority of absolute necessity, being of plenary capacity, character, condition, standing, status and responsibility, I, Ronald Charles Vrooman, do Notice, Declare, Aver, Affirm, Proclaim and Publish the following to wit:

That for fraud, non-disclosure of pertinent facts, lack of authority of the other signatory/party, no meeting of the minds, duress, coercion, threats, lack of consideration and failure to provide the following, to wit: personal identification, employee id number, valid bond and insurance, valid oath, accommodation agreement authorizing them to present and represent the former UNITED STATES OF AMERICA, productions] of the statute, implementing regulation, state and federal register volume and page number stating I must comply without my consent and authorizes jurisdiction over a real-man Living Soul, identifying their principal of law, I do hereby Declare, Notice, Proclaim and Publish that any and all document(s), paper(s), agreement(s), contract(s), tangible medium(s) and/or tangible item(s) of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, by and between Field McConnell and the former UNITED STATES OF AMERICA are for the aforementioned causes, CANCELLED, EXTINGUISHED, VOIDED and DISCHARGED, without dishonor, without limitation, ab initio, nunc pro tunc, in perpetuity, Creation-Wide, without recourse, without prejudice.

Further, I, Ronald Charles Vrooman, for the aforementioned causes, do hereby RESCIND, REVOKE, CANCEL, VOID and ANNUL my signature(s) and/or autograph(s) from any and all document(s), paper(s), agreement(s), contract(s), tangible medium(s) and/or tangible item(s) of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, by and/or between Ronald Charles Vrooman and former THE UNITED STATES OF AMERICA, without dishonor, without limitation, ab inito, nunc pro tunc, in perpetuity, without recourse, without prejudice, Creation-Wide.

- In all instances of the use of the letter combinations "former THE UNITED STATES OF AMERICA" it shall mean the following, to wit: United States of America aka/dba THE UNITED STATES OF AMERICA aka/dba UNITED STATES aka/dba United States aka/dba UNKNOWN, foreign entity, trustee, any and all derivatives, appellations, identifiers, numbers and their combinations, letters and their combinations, abbreviations, idem sonans and/or all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations thereof, any and all corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all variations and combinations thereof, any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, franchisees, licensees, members, et cetera, of any nature, shape, cause, kind, form and format, and any

and all variations and combinations thereof, any and all trusts, structures, hierarchies, systems, networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all of the aforementioned both known and unknown, any and all of the aforementioned both perceived and unperceived, and any and all variations and combinations of the aforementioned, without limitation, private for profit entities providing quasi-governmental and other goods and services purporting to be lawful government, also referred to as defendant.

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.

Any omission is not a waiver thereof.

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

I,Ronald Charles vrooman, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, reaffirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, reverified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse

without The state of oregon without the Country of W A shing to unkerpense in at persuper 81 find and grown Betweene

Holy FUCILC OFFICIAL SEAL

OFFICIAL SEAL
TALA ARETA JONES
NOTARY PUBLIC - OREGON
COMMISSION NO. 939009
MY COMMISSION EXPIRES JUNE 2, 2019



Bill of Discovery

Under, and out of, the authority of absolute necessity.

Notice to agent is Notice to principal, Notice to principal is Notice to agent.

I, Ronald Charles Vrooman, am the Real-Party-in-Interest, Holder-in-Due-Course, Secured Party, Grantor, Bailor, Administrator, Creditor, Custodian and Beneficiary to, and for, all alleged political and other power(s) administered by legitimate and lawful governments constructed and effectuated by real-men Living Souls including, but not limited to, service and goods providers in the nature of government, trusts, systems, networks, regimes, hierarchies, and any and all other limits and constructs of any nature, kind and construction, and any and all variations and combinations thereof. I knowingly, willingly, intelligently, and intentionally cancel and correct all presumptions and assumptions to the contrary.

I, Ronald Charles Vrooman, being of plenary, capacity, character, condition, status, standing and responsibility, Beneficiary in fact, Heir of the Creator, under full liability and complete transparency, do by these Presents, effectuate and sue out this Bill of Discovery filed into Original Jurisdiction, Original Venue and Original Law Form for an absolute and complete production of any and all documents, writings, papers, digital data and other tangible items and tangible mediums relating to, pertaining to, relevant to, and/or emanating from the following, without limitation, ab initio, to wit:

22 Ronald Charles Vrooman

23 RONALD CHARLES VROOMAN

24 530-20-8866

and any and all derivatives, appellations, identifiers, numbers and their combinations, letters and their combinations, abbreviations, idem sonans and/or all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations of the aforementioned.

Irreparable harm and injury is being caused daily to my Creation-Wide assets and this will assist in the lawful correction thereto.

The entity(ies) being required to produce the aforementioned, under full liability and complete transparency, is the following, to wit:

United States of America aka/dba THE UNITED STATES OF AMERICA aka/dba UNITED STATES aka/dba United States aka/dba UNKNOWN, foreign entity, trustee, any and all derivatives, appellations, idem sonans and/or all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations thereof, any and all corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all political subdivisions and instrumentalities of any nature, shape, cause kind, form and format, and any and all variations and combinations thereof, any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, franchisees, licensees, members, et cetera, of

any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof,

any and all trusts, structures, hierarchies, systems, networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all of the aforementioned both known and unknown, any and all of the aforementioned both perceived and unperceived, and any and all variations and combinations of the aforementioned, without limitation, private for profit entities providing quasi-governmental and other goods and services purporting to be lawful government, also referred to as defendant.

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.

Any omission is not a waiver thereof.

A copy, facsimile and digital scan are lawfully declared to be, and have the same force, affect and effect as, the Original.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

I, Ronald Charles Vrooman do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this document and tangible medium are hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, reaffirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, reverified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.

vituet the state of cregon without the country of Mashington under powering of Penning
signed and swarn Before me Millelling

Parad Charles Vicona, on Oregon within the

United states of Am

OFFICIAL SEAL
TALA ARETA JONES
NOTARY PUBLIC - OREGON
COMMISSION NO. 939009
MY COMMISSION EXPIRES JUNE 2, 2019

In the d(D)istrict c(C)ourt of the United States of America or any word art derivative used to hide this court.

2 3

1

Original Jurisdiction, Original Venue, Original Law Form

4 5

" private equity"

6 7 8

Habeas Corpus

9

10

#

11

Under, and out of, the authority of necessity

12 13 14

15

16

17

Ronald Charles Vrooman party for/ plaintiff/ the aggrieved

Real-man Living Soul in fact, Secured Party in fact, Real-Party-in-Interest in fact, Holder-in-Due-Course in fact, Grantor in fact, Bailor in fact, Administrator in fact, Creditor in fact, Custodian in fact, Executor in fact, Beneficiary in fact, Heir of the Creator that always was, is and shall be in fact as are many additional facts, such as: undeniable, incontrovertible evidence in the courts own documents

18 19 20

21

23 24

25

26

27

28

29

30

31 32

33

34

35

36

37

38

39

40

41 42

43

44

Qui tam pro domino rege quam pro se ipso in hac parte sequitur

22

٧

THE UNITED STATES OF AMERICA aka/dba UNITED STATES aka/dba UNKNOWN, foreign entity, trustee, any and all derivatives, appellations, identifiers, numbers and their combinations, letters and their combinations, abbreviations, idem sonans and/or all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations thereof, any and all corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all political subdivisions and instrumentalities of any nature, shape, cause kind, form and format, and any and all variations and combinations thereof, any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, franchisees, licensees, members, et cetera, of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all trusts, structures, hierarchies, systems, networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all of the aforementioned both known and unknown, any and all of the aforementioned both perceived and unperceived, and any and all variations and combinations of the aforementioned, without limitation, private for profit entities providing quasi-governmental and other goods and services purporting to be lawful government, also referred to as defendant. Without equivocation, mental reservation or secret

The city of is a subdivision of the county of, is a subdivision of the state of, is a subdivision of the US inc.

Habeas Corpus

The intention of this intellectual property, Will and Words of Ronald Charles Vrooman, is for the unconditional and immediate release and/or discharge from unlawful and illegal detainment in the form of a condition of probation and confinement due to ultra vires acts by the former STATE OF OREGON instrumentality of THE UNITED STATES OF AMERICA, defendant. Having operated outside of, and in absolute violation of, each real-man's Oath or Affirmation aka acceptance and acknowledgement of employment and the explicit terms thereof, and the Original Contracts aka the Declaration of Independence c1776, the Articles of Confederation, the Constitution of/for the u(U)nited States of America c1819 though 1860 and the Constitutions of Oregon c1859 original, constitutes at minimum ultra vires acts, thereby voiding the Original Contracts and their employment.

The defendants have forfeited, by an operation of law, the rights and privileges of any and all purported sovereignty, authorities, jurisdictions, venues, procedures and law forms to exist and be utilized, in force, effecting and affecting myself at any place and/or any time, without limitation.

The violations include but are not limited to, the following, to wit:

- operating and/or conducting business by, under and/or pursuant to any nature, shape, cause, kind, form and format of corporate, commercial, military, political, ecclesiastical and other capacities, characters, conditions, status, standings not explicitly authorized by the Original Contracts;

- altering and/or changing jurisdictions, venues, law forms, authorities, procedures, law forms not explicitly authorized by the Original Contracts;

- operating and/or conducting business by, under and/or pursuant to any nature, shape, cause, kind, form and format of emergency and other purported powers, authorities and/or procedures not explicitly authorized by the Original Contracts;

- non-compliance to/with Article 3 section 2 of the Constitution for the United States of America c1819 which explicitly states and commands the delegation of Original Jurisdiction of all cases in which a State is a party to the Supreme Court of the United States of America. The plaintiff in UC 7945181 was state of Oregon. I am a non US citizen. State of Oregon is the corporate governance not government. I am private. How can that be

- non-compliance to/with the Constitution for the United States of America c1819 Article 6 which explicitly states and commands that the Constitution of/for the (u)United States of America c1819 through 1860, and the Oregon Constitution Original and laws in pursuance thereof, shall be the "Supreme Law of the Land", and that all State judges shall be bound thereby, and that all executive and judicial officers will be bound by oath or affirmation to support the same. It is on the record that Mercer agreed with me that the !st law of the land was the Constitution and the 2nd law was the Oregon Constitution Original.

- non-compliance to/with Article 1 section 1, 20 of the Constitution of Oregon and the West Virginia Constitution which explicitly states and commands that all of the Original Contracts are fully operative, in full force, affect and effect at all times and all places, without limitation; by full faith a credit appears here.

corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all political subdivisions and instrumentalities of any nature, shape, cause kind, form and format, and any and all variations and combinations thereof, any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, franchisees, licensees, members, et cetera, of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all trusts, structures, hierarchies, systems, networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all of the aforementioned both known and unknown, any and all of the aforementioned both perceived and unperceived, and any and all variations and combinations of the aforementioned, without limitation, private for profit entities providing quasi-governmental and other goods and services purporting to be lawful government, also referred to as defendant.

110111112

113

95

96

97

98

99

100 101

102

103

104

105

106

107

108

109

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation. I do lawful not legal and this is my best effort.

114115116

Any omission is not a waiver thereof.

117118

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

119 120 121

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

122 123 124

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

126 127 128

129

130

131

132

133

134

125

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Affirm, Swear, Declare, Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, reratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

- Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.
- Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest,
- 140 Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and

Furthermore, Demanded and Required is any order, judgment, decree, writ and/or tangible medium necessary to carry out 1 due process violation valued at \$250,000.00 is assessed to the defendants listed and the Beaverton Municipal Court and it is ordered forthwith to settle though bond or insurance or as needs must within 21 days of the date of this Habeas Corpus.

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.

Any omission is not a waiver thereof.

141

142

143

144

145 146

147

148 149

150

151 152

153 154

155

156 157

158 159

160 161

162

163

164

165 166

167

168

169 170

171

172 173 174

175

176

177

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

I, Ronald Charles Vrooman, under full liability and complete transparency, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, restated, re-issued, re-certified, re-confirmed, re-ratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator of all that always was, is and shall be, under the Laws of Creation.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator of all that always was, is and shall be, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without

limitation, without prejudice, without recourse.

without the state of Oregon without the country & washington when purchas of persuan signed a spoon be tope me

OFFICIAL SEAL TALA ARETA JONES NOTARY PUBLIC - OREGON COMMISSION NO. 939009

MY COMMISSION EXPIRES JUNE 2, 2019

Page 4 of 4

Bill of Accounting of a Trust(s) and/or Estate(s)

Under, and out of, the authority of absolute necessity.

Notice to agent is Notice to principal, Notice to principal is Notice to agent.

I, Ronald Charles Vrooman, am the Real-Party-in-Interest, Holder-in-Due-Course, Secured Party, Grantor, Bailor, Administrator, Creditor, Custodian and Beneficiary to, and for, all alleged political and other power(s) administered by legitimate and lawful governments constructed and effectuated by real-men Living Souls including, but not limited to, service and goods providers in the nature of government, trusts, systems, networks, regimes, hierarchies, and any and all other limits and constructs of any nature, kind and construction. I knowingly, willingly, intelligently, and intentionally cancel, void and correct all presumptions and assumptions to the contrary.

I, Ronald Charles Vrooman, being of plenary, capacity, character, condition, status, standing and responsibility, Beneficiary in fact, Heir of the Creator, under full liability and complete transparency, do by these Presents, effectuate and sue out this Bill of Accounting of a Trust(s) and/or Estate(s) filed into Original Jurisdiction, Original Venue and Original Law Form for an absolute accounting, audit, discharging, payment, settling, closing, dissolving, transferring, and/or reconciling of any and all matters relating to, pertaining to, relevant to, and/or emanating from the following, to wit:

My cestui que vie trust(s) and/or estate(s), to which I am the Beneficiary and Administrator, and any and all other trusts and constructs of any nature, shape, cause, kind, form and format, to which I am the Beneficiary and Administrator, and any and all variations and combinations of all the aforementioned, without limitation, which are referenced by various identifiers, abbreviations, numbers and their combinations, letters and their combinations, derivatives, idem sonans, res identifier or any equivalent of the aforementioned and/or other legal, financial and managerial forms and formats of any nature, shape, cause, kind, and any and all variations and combinations of the aforementioned, without limitation, and are most often referred to as RONALD CHALRLES VROOMAN, and any and all derivatives thereof, and/or 530-20-8866 and any and all derivatives thereof.

The aforementioned trust(s), estate(s) and other assets may include, but are not limited to, all legal, lawful, commercial and/or other debt or equity security(ies) in any form or format, credit and debit account(s) and balance(s), beneficial interest both divided and undivided, debentures, accounts, pledges, covenants, contracts, signatures, hypothecations, property(ies) inclusive of all chattels, secured account(s), mirrored account(s), trade account(s) and/or the like and equivalent, and any and all other legal, lawful, spiritual, equitable and other interest, title, ownership and/or share, as Heir and Beneficiary, in all things and matters relating to, pertaining to, relevant to and/or emanating there from, and any and all variations and combinations of all of the aforementioned, without limitation.

All real-men Living Souls and fictional entities, including but not limited to, purported government(s) of any nature, shape, cause, kind, form and format, and/or parent holding, subsidiaries, franchises, associates, affiliates, agents, assigns, successors, principals, or other partnerships of any nature, shape, cause, kind, form and format, and their departments, and their offices, employees, contractors, licensees thereto, or an agent thereof, known and unknown, domestic and/or foreign, of any nature, shape, cause, kind form and format, and any and all variations and combinations of all the aforementioned, without limitation, are mere trustees and/or fiduciaries when purporting to be in

"public service" or affiliated in any way, shape, form and format, at any time and any place, and/or as soon as an Oath or Affirmation is taken and/or subscribed, and/or a single penny is taken for consideration and compensation thereof.

As my duly perfected and absolutely secured interest, title and share in the Creator's Creation, whether actual, constructive and/or implied, is at jeopardy, risk and being harmed, unlawfully being utilized in military, corporate, commercial, ecclesiastical, social, political, civil and/or other scheme(s) to operate and maintain a slavery system, for private and limited benefit, of and by real-man Living Souls and their created fictional entities, all self- proclaiming to be "looking out for my best interest", but as a matter of fact, matter of truth and matter of law, by every action and inaction, the same being detrimental and disadvantages to both my assets and myself; Irreparable harm and injury of every nature, shape, cause, kind, form and format has, and is being, attempted and/or accomplished.

Remedy Relief

The Remedy and Relief required in this urgent, private matter, and hereby sought and demanded as a matter of right, privilege and Law is an audit, accounting, reconciliation, dissolving, transfer, discharging, payment, settlement, and/or closure of the following, without limitation to wit: a due process penalty of \$250,000.00 against each defendant as show before. Dismissal of the conviction removing the current probation as well.

My aforementioned cestui que vie trust(s), estate(s), any and all other trusts and other types of limits and constructs of any nature, shape, cause, kind, form and format, and any and all combinations and variations of all of the aforementioned, aka RONALD CHARLES VROOMAN and/or 530-20-8866 aka UNKNOWN and all derivatives, aka various identifiers, abbreviations, numbers and their combinations, letters and their combinations, idem sonans, res identifier and/or other legal, financial, and managerial forms and formats of any nature, shape, cause, kind, and any and all variations and combinations and variations of all of the aforementioned, in any way and cause related to, pertaining to, relevant to and/or emanating from myself and/or my share of Creation, as Heir and Beneficiary, and any and all combinations and variations of all aforementioned, without limitation, any and all of which may include, but are not limited to, any and all legal, lawful, commercial and other debt or equity security(ies) in any form or format, credit and debit account(s) and balance(s), beneficial interest (divided and undivided), debenture(s), account(s), pledge(s), covenant(s), contract(s), signature(s), hypothecation(s), property(ies) inclusive of all chattel(s), secured account(s), mirrored account(s), trade account(s) and/or the like, any and all other controlling, insurable, lawful, legal, private, public, quasi-public, equitable, political, commercial, social, civil, corporate, international, universal, quantum, spiritual, administrative, Talmudic, Babylonian, ecclesiastical, military, beneficial, admiralty/maritime, statutory, pecuniary, managerial, regulatory and/or any and all other interest, share, title, authority, jurisdiction, venue and law form, as Heir and Beneficiary of the Creator, in all things and matters within the Creator's Creation, and any and all variations and combinations thereof, without limitation, any and all open financial and/or other account(s)of any nature, shape, cause, kind, form and format, and any and all combinations and variations thereof, any and all financial and/or other instrument(s), document(s), tangible item(s) and/or tangible medium(s) of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all unfinished transaction(s) of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all claim(s), title(s), share(s) and interest(s) including, but not limited to, registered, unregistered, recorded,

47

48

49

50 51

52

53

54

55

56

57

58

59

60 61 62

63

64

65 66

67

68 69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

88

89

90

91

unrecorded, legal, lawful, equitable, Talmudic, Babylonian, political, private, public, quasi-public, military, corporate, social, international, universal, quantum, spiritual, beneficial, pecuniary, managerial, regulatory, unknown and/or any other forum state and/or any and all issues governed by admiralty/maritime jurisprudence and jurisdiction, causing fine, penalty and/or forfeiture, all of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all other assets of any nature, shape, cause, kind, form and format Creation-Wide, any and all other lien(s), liability(ies), debt(s), et cetera of any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, against and/or arising from Ronald Charles Vrooman's assets, share of Creation and/or real-man Living Soul physical, spirit(s) and/or soul being(s) and representation(s) thereof, without limitation, and other identifiers, abbreviations, derivatives, numbers and their combinations, letters and their combinations, idem sonans, res identifiers and/or any equivalent of the foregoing, and/or any and all other legal, financial and managerial forms and formats of any nature, shape, cause and kind, and any and all variations and combinations of the aforementioned trusts, all other limits and any and all things and matters in any way, shape, cause, form and format relating to, pertaining to, relevant to and/or emanating from all of the foregoing and aforementioned, all of the aforementioned both known and unknown, all of the aforementioned both perceived and unperceived, and any and all variations and combinations of all of the aforementioned, without limitation;

An appointment of an independent and bonded trustee to oversee and effectuate, without hinder of delay, all of the aforementioned, as well as the closing and dissolving of the cestui que vie trust (s), estate (s), and any and all other trusts, limits and constructs, and the reverting and transfer of any and all assets thereof, without limitation, to the care, custody and control of the Lawful Holder-in-Due-Course, Real-Party-in- Interest, Secured Party, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary and Heir of the Creator Ronald Charles Vrooman; The aforementioned are all pre-approved, pre-paid and pre-authorized by the Creator and Ronald Charles Vrooman, by and through, without limitation, Treasury Direct Deposit Account Number 530 20 8866, and under the following Authority, Authorization and Security Agreements and documents, to wit; 2000043135, 2012079290, 2012079322, 2012127914, 2013032035, 2012114586, 2012114776; what is this??

Further, demanded and required is any order, judgment, decree and/or writ necessary to carry out the full intent of this Bill, and all other equitable, lawful, legal, Talmudic, political, civil, social, Babylonian, commercial, statutory, administrative, ecclesiastical, personal, private, public, quasi-public, military, corporate, international, universal, quantum, spiritual, beneficial, pecuniary, managerial, regulatory and other relief, remedy, audit, accounting, reconciliation, discharging, payment, settlement, closure, dissolving, transfer and forgiveness, and the upholding of truth, absolute justice, the Laws of the Creator, the Laws of Creation and pure freedom;

Further, demanded and required is the plenary removal, voiding, extinguishing, and/or cancelling of any actual, assumed and/or presumed character(s), conditions(s), capacity(ies), nature(s), status, standing(s), and/or agreement(s), contract(s), lien(s), liability(ies), claim(s), et cetera, that allow the unlawful enslavement of Ronald Charles Vrooman in any nature, way, shape, cause, kind and form and/or the unlawful conversion(s), transfer(s) and/or utilization(s) of any and all of his assets, Creation-Wide, without limitation;

Further, demanded and required is any order, judgment, decree and/or writ necessary to release Ronald Charles Vrooman's physical, spirit(s) and/or soul being(s) and representations(s) from warehousing and/or confinement of any nature, shape, cause, kind, form and format, without hinder or delay;

Furthermore, demanded and required is any order, judgment, decree and/or writ necessary to declare and publish that Ronald Charles Vrooman is not an acceptor, accommodating party, guarantor, surety, debtor or any other term of art describing, demonstrating and/or utilized to mean the same, to and/or for anything Creation-Wide;

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.

Any omission is not a waiver thereof.

138

139

140

141 142

143 144

145

146 147

148

149 150

151 152

153

154 155

156

157 158

159

160

161 162

163

164 165

166

167 168

169 170 171

172

173

174 175

176

177

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

- I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.
- I, Ronald Charles Vrooman, under full liability and complete transparency, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, restated, re-issued, re-certified, re-confirmed, re-ratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without

without the state of oregon without the Coalgot W. Asking ton under pensity of particly sighed and greezen Betzer me

OFFICIAL SEAL Page 4 of 4

TALA ARETA JONES NOTARY PUBLIC - OREGON COMMISSION NO. 939009 MY COMMISSION EXPIRES JUNE 2, 2019



Bill for Specific Performance of a Contract

Under, and out of, the authority of absolute necessity. A new case in Equity. Notice to agent is Notice to principal, Notice to principal is Notice to agent.

Solely for the purposes of this bill, under, and out of the authority of absolute necessity, I will hypothetically assert and aver that I am a lawful State National Oregonian type of Citizen for/on the United States of America, in consideration of the Founding Documents including t(T)he Constitution for/of the u(U)nited States of America c1819 thru 1860 being in full force, affect and effect at all places and all times, and am not an enemy thereof. As is the Oregon Constitution original.

Further, I claim, accept, acknowledge, declare, possess and utilize unalienable Creator granted rights, privileges, freedoms and immunities at all places and all times within Creation, without limitation, equivocation, mental reservation or secret evasion...

Further, I assert and aver that I conditionally accept, claim and acknowledge the Declaration of Independence c1776 and the Articles of Confederation prior and now concurrent with Constitution for the United States of America c1819, hereinafter referenced as the Original Contracts, for my benefit, use and enjoyment. There is so much word art and deceit, fraud, color of law, legal fiction that the actual document must be stipulated.

Further, I assert, declare and aver that I am the Real-Party-in-Interest, Holder-in-Due-Course, Secured Party, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary to, and for, any and all alleged political and other powers administered by legitimate and lawful governments constructed and effectuated by real-men including, but not limited to, services and goods providers in the nature of corporate governance, government, trusts, systems, networks, regimes, hierarchies and any and all other limits and constructs of any nature, kind and construction; I hereby knowingly, willingly, intelligently and intentionally cancel and correct all presumptions and assumptions to the contrary. My specific rebuttal to the 12 presumptions is in the record of D144354M and UC 7945181, which are restated in their entirety, and incorporated herein, as if set forth in full, therefore it is in this case fact.

Further, as a purported Citizen for the United States of America, and not an enemy thereof, I conditionally assert and aver that I am a party to the Constitution for the United States of America c1819, through lawful bloodline on this American land without exception father to son since 1664. With two direct ancestors a son and father, veterans of the American Revolution from New York and therefore have proper standing, status, character, condition and capacity to sue out this Bill for Specific Performance of a Contract. My specific status etc, is filed into UC 7945181 and is hereby restated in its entirety, and incorporated herein, as if set forth in full, and as it was not rebutted stands as fact. I will provide a copy by email upon request. I am a private Oregonian.

 Furthermore, as a party with proper standing, status, character, condition and capacity I can, and do hereby, assert, aver, claim, accept, acknowledge and enforce my contractual claim and right to the protection and enforcement of strict compliance and performance to the same, without further hinder of delay is the acceptance and exclusive use of governing law...

The defendants have agreed to, accepted and acknowledged the cases 3;17 cv 977 ac and 3;17 cv 990 SI, which is hereby restated in its entirety, and incorporated herein, as if set forth in full, as filed and

served, and to accept as passed and enacted by the People, by, under and pursuant to the intent of the People, by, under and pursuant to the Oaths and/or Affirmations taken and subscribed by the defendants and/or the taking of any form and format of compensation and consideration;

At the time of Conquest and thereafter, any laws in force, affect and effect stay in place with full force, affect and effect until such time as the new authority repeals or alters the same;

This Specific Bill in Equity has never been repealed or altered to this day;

If this purported government, THE UNITED STATES OF AMERICA, a corporate governance exists and operates as mere fictions of law, by, under and pursuant to the Constitution for the United States of America c1819, then the same must absolutely comply to the explicit and limited written directives and authorities contained therein; Any action or inaction outside the explicitly written limits of the aforementioned Original Contracts would be ultra vires, thereby voiding and forfeiting, by an operation of law, the very same Contracts aka Constitutions, and the ability to maintain, enforce and/or claim certain standings, status, characters, conditions, capacities, authorities, jurisdictions, venues, law forms and/or existence in Law, at Law and otherwise;

The city is a subdivision of the county of; the county is a subdivision of the state of; is a subdivision of the of the US Inc in its forms.

Because of the foregoing and that hereafter, I seek immediate implementation and effectuation of the Bill for Specific Performance of a Contract;

There exists in the aforementioned Original Contracts no provision(s) and/or clause(s) for any real-man or fiction of law, allegedly formed by and/or operating under the same, to deviate from or violate the same.

In fact, Article VI of the Constitution for the United States of America c1819 through 1860 outlines the and authorizes the explicit and specific terms for any and all public servants and/or public trustees, quite clearly and succinctly, in order to maintain and enforce their very limited scope of authorities and/or procedures; be it known, all those listed are, persons in the deploy of corporate governances enforcing the codes on one of we the people unlawfully and without proving their own claims in the other courts in this Building.

Nowhere within the Original Contracts does THE UNITED STATES OF AMERICA and those in its employ possess the contractual right, privilege, standing, status, capacity, character, condition and/or authority to interfere in a private contract or to enforce a claim to and within the same. It is thought after investigation civilly and filed into 3;17 cv977ac, AG/DOJ advised and papers filed, the USMS is notified as is the GSA And now in this case with this docket number.

Article VI of the Constitution for the United States of America c1819 specifically and explicitly states and commands the following to wit:

"This Constitution and the laws of the United States which shall be made Pursuance thereof...Shall be the Supreme law of the land, and the Judges in every state shall be bound thereby...and all executive

and judicial officers, both of the United States and the Several States, shall be bound by Oath or Affirmation to support this Constitution."

- Further, Article I section 3 of the Constitution of West Virginia, with full faith and credit it applies on Oregon, specifically and explicitly states and commands the following to wit:
- "Continuity of Constitutional operation-The provisions of the Constitution of the United States, and of this state, are operative alike in a period of war as in time of peace, and any departure therefore, or violation thereof, under the plea of necessity, or any other plea, is subversive of good government, and tends to anarchy and despotism."
 - ORCP 20 A- by full faith and credit appears here. Oregon state Constitution is called into discovery here. a photo by me of the Original is consider correct discovery.

There is absolutely no authority contained within and/or authorized by, the Original Contracts for the effectuating, implementation, exercise, enforcement and/or utilization of inherent or implied powers, authorities, jurisdictions, venues and/or law forms, regardless of whether they infringe or violate the Original Contracts or not; fraud vitiates all.

Example: Some say Oregon the territory obtained statehood 1859 with the banner "STATE OF OREGON. So, the flag belongs to a fiction in commerce. I am a private man with my status, as fact, filed into two courts of record. So how does the new state Oregon the government publish a corporate flag?? This is also under investigation. Oregon may be the last state to obtain statehood lawfully, Constitutionally. We know and have proven that the Fraud by Benson and his group Nov 8, 1910; of usurpers installed Article VII amended. None since have corrected the fraud the legal fiction of color of law. Ignorance of the law is no excuse. If you work for the corporate governance and took an oath A copy has been declined. I offered to take my own photos of these public documents each person appointed or elected must provide their bona fides on demand. I deny, that the current government elected by the Constitutionally empowered election style. I have asked, demanded proof of, your claim of who you are. Identify yourselves in equity and take your lumps. I deny your claim, prove it. I deny that the current Oregon flag is a true statement in the language of law and flags and the equity also.

However, the Charter for Beaverton City was submitted to the founders by Oregon State. That is government. The government went to Hillsboro and incorporated as city of Beaverton. That is the moment of the fraud. There is no authorization from the people to change the charter from a government to corporate governance. It is believed that city officials are elected into de jure and sit in de facto. The city refuses public records demands. I deny city of Beaverton and Beaverton city are the same. We need government not corporate governance for hire. That is the division point.

Any alleged real-man injured party, plaintiff, party for; in Law and/or Equity, has every right and authority to seek any and all claims, remedies and/or reliefs, civil and/or criminal, against myself, but THE UNITED STATES OF AMERICA does not possess the Original Contracts authority for the same; UN-indicted co-conspirators to be laid claim. Under investigation and listed in the court with 977 included and990 included appears to be the wrong court. I will maintain the cv case and obtain remedy in equity under the appropriate identification.

There exists no absolute and explicit Original Contracts authority for the implementation, exercise, and/or enforcement of malum prohibitum authority, jurisdiction and/or venue against a purported

- 141 Oregonian State National Citizen for the United States of America 1819 documents.; an Oregonian
- 142 Ronald Charles Vrooman a man is trustee to the RONALD CHARLES VROOMAN PMA and yata yata is
- private without mala in se crime. PMA filed and fact. False arrest and incarceration already filed into this
- case. In equity with a properly researched filing. At this time we add Beaverton Oversight Committee's
- statement. Affidavit of truth by Ronald Charles Vrooman; We the members of the Beaverton Oversight
- 146 committee met on the record on or about April 2015 as previously stated on the recorded public record
- on video at the city of Beaverton's website.
- 148 At the council meeting I asked for the floor and was given it. I read the rules of the Beaverton Oversight
- 149 Committee into the record. I heard one of the people say I move to make that a motion. I heard a
- second. I called for the vote and there were only and many, many yeah and when asked against no one
- spoke. The motion carried by the people. BY charter the only ones that can alter the original charter.
- 152 Thus it was done. All original documents are available in court.
- 153 Several of us made an appointment with the city Manager for the next day. When we showed up they
- had two cops exclude us from the building. Without cause and to ignore the newly elected Beaverton
- 155 oversight Committee.

156 157

158

160 161

162

163

168

169

170 171

172

173

174175

176

177178

179180

181

182

183

184

185

186

The Beaverton Oversight Committee obtained a Fed ID number; a bank account and set up electronic billing and invoice the city of Beaverton several times and included statements. The city of Beaverton

will not honor a binding contract with a group of known private people in trade.

The alleged THE UNITED STATES OF AMERICA and those in its employ have failed to prove and/or acquire Original Contracts compliant jurisdiction and venue applicability to in any way interfere with a private contract. I deny the city of Beaverton is the lawful governance in a chain of due process

provenance from the date of the charter.

Irreparable harm and injury is being caused by the defendants every single day that I am unlawfully refused the guarantee of my right, privilege, freedom, immunity and prerogative to exist and domicile with my other half, or as a solo sovereign American state national..

This is the cusp. Enforcing the codes, rules, regulations, statutes, procedures, of a corporate fiction a public realm took unlawful action against a private man. I deny their authority in jurisdiction and they have failed to prove their claim.

Remedy / Relief

Payment of \$250,000 each of the defendants John Mercer, Erin Kirkwood, Frank Ravelo, Pat Garret the statutory amout for 1 due process violation. This is a breach of contract by due process violations and as such the same damages as 18 USC 3571.

Further, demanded and required is any order, judgment, decree and/or writ necessary to secure the immediate and absolute compliance to each and every clause of the Original Contracts, the Declaration of Independence c1776 through the Constitution for the United States of America c1819 and the Oregon Constitution [presumed as the state of Oregon will not produce the founding document], by and through any and all real-men and fictions of law previously, and now presently, causing irreparable harm and injury to myself; most specifically those identified within UC 7945181.

Page 4 of 5

Further, demanded and required is any order, judgment, decree and/or writ necessary to carry out the full intent of this Bill and all other equitable, lawful, legal, Talmudic, political, Babylonian, commercial, statutory, administrative, ecclesiastical, personal, private, public, quasi-public, military, corporate, international, universal, quantum, spiritual, beneficial, pecuniary, managerial, regulatory, color of law, legal fiction and/or other type and form of Remedy and Relief.

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.

Any omission is not a waiver thereof. I do lawful not legal and this is my best effort.

A copy, facsimile and digital scan are lawfully declared to be, and have the same force, affect and effect as, the Original. Seeking harmony! With a complete and common understanding with all concerned.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

 I am known as, Ronald Charles Vrooman, one of the people hereby knowingly, willingly, intelligently and intentionally declare and Swear/affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator and keep me steadfast in this case.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Swear, Affirm, Declare, Proclaim, Notify, Claim and Publish that this document and tangible medium are hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, reconfirmed, re-ratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation. Pretty much correctly codified between 1819 and 1860. The era of the de jure government of a Constitutional government of the Republic.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph and/or signature, Jurat and thumbprint to become affixed hereto without equivocation, mental reservation or secret evasion.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.

Without The State of Gragon without the country of Whiching ten

Space for jurate under penfusy spred and sween Betokerne

Parald charles Viceans on onegen within The United STATES OF America

1	Notice and Cognizance Required
2	District Dead of a of the proba-
3 4	Universal Declaration of Human Rights International Covenant on Civil and Political Rights
5	Leiber Code
6	Cestui Que Vie Act of 1666 and all amendments thereto
7	Constitution for the United States of America c1819
8	Declaration of Independence c1776
9	Treaty of Paris 1783
10	Federal Reserve Act of 1913 and all amendments thereto
11	Trading with the Enemy Act of 1917
12	Emergency Banking Relief Act of 1933
13	Senate Report 93-594
14	Clearfield Doctrine
15	21 USC 321(g)
16	Doctrine of Clean Hands
17	Executive Orders 6073, 6102, 6111 and 6260
18	Laws of Virginia published on March 12, 1819
19	Public Statute Laws of the State of Connecticut 1821
20	5 USC 903
21	22 USC 286 et seq.
22	PUBLIC LAW 94-564
23	CRS 24-36-104
24	CRS 24-60-1301(h) Montovideo Treaty of 1033
25 26	Montevideo Treaty of 1933 26 IRC 165(g)(1)
27	CRS 39-22-103.5
28	50 USC
29	CONGRESSMAN TRAFFICANT Speech CONGRESSIONAL RECORD vol.33 pg 1303
30	22 USC 611c (1)(iv), 612, 613
31	RABINOWITZ V KENNEDY 376 U.S. 605, 11 L. Ed. 2d 940
32	THE BANK OF THE UNITED STATES v PLANTERS BANK OF GEORGIA, 6 L. Ed. (9 Wheat) 244
33	U.S. V BURR, 309 U.S. 242
34	CRS 11-60-103
35	21 USC 5323
36	18 USC 219, 951
37	American Jurisprudence 2 nd Edition, sections 71 and 82
38	The Public Papers and Addresses of FRANKLIN ROOSEVELT, Vol. II, pgs. 18-24
39	HOME BUILDING & LOAN ASSOCIATION V BLAISDELL 290 U.S. 398
40	An Act concerning the Rights of American Citizens in foreign States
41	TREASURY DELEGATION ORDER no. 91
42	DEPARTMENT OF THE ARMY field manual 1969, FM 41-10, pgs. 1-4, sec. 1-7(b), 1-10(7)(c)(1)
43	22 USC 284, 286, 287
44	Ex parte MILLIGAN 71 U.S. 2
45 46	31 USC 6700 et seq.
46 47	CONGRESSIONAL RECORD May 23, 1933, pgs. 4055-4058 ATKINS et al V US, 556 F 2d 1028, pgs. 1072 and 1074
48	5 USC 5305 and 5335
-1 U	3 030 3303 and 3333

- 49 4 USC 104-113
- 50 SPRINGFIELD V KENNY 104 N.E. 2d 65
- 51 WHEELING STEEL CORP V FOX U.S. 193, 80 L. Ed. 1143, 56 S. Ct. 773
- 52 PUBLIC LAW 89-719
- 53 CRS 5-1-106
- 54 Handbook of the National Conference of Commissioners on Uniform State Laws 1966 Edition, pgs. 152-
- 55 53
- 56 PRESIDENTIAL PROCLOMATION 3972
- 57 8 USC 1481
- 58 22 USC 611-13
- 59 50 USC 781
- 60 Research Technical Manual TM-SW7905.1, pgs. 3,7
- 61 PUBLIC LAW 97-280
- 62 REORGANIZATION PLAN no. 26
- 63 CONGRESSIONAL RECORD, SENATE Decemner 13, 1967, MR. THURMOND
- 64 DEPARTMENT OF THE ARMY 1985 Edition FM41-10
- 65 26 USC 7701(a)(1)
- 66 TREASURY DELEGATION ORDER 150-10
- 67 22 USC 611 (c)(iii)
- 68 TREASURY DELEGATION ORDER no. 91
- 69 22 USC 219
- 70 22 USC 951
- 71 DEPARTMENT OF THE ARMY Pamphlet 27100-70, Military Law Review vol. 70
- 72 PUBLIC LAW 95-147
- 73 PUBLIC LAW 101-167
- 74 18 USC 219, 951
- 75 CINEMA 5 V CINERAMA 528 F2d 1384
- 76 EASLY V BROOKLINE TRUST 256 SW 2d 983
- 77 US V WOODLY 726 F2d 1328, 751 F2d 1008
- 78 COHEN V VIRGINIA 6 wheat 264
- 79 US V THROCKMORTON 98 US 61
- 80 26 IRC 6103(k)(5)
- 81 INTERNAL REVENUE MANUAL section 1132.61, 1100-40.1 through 1100-40.2 1992 Edition
- 82 FEDERALIST PAPER # 78
- 83 CONGRESSIONAL RECORD October 17, 2001, pgs. H1720-H1725
- 84 PRESIDENTIAL PROCLOMATION April 15, 1861
- 85 INTERNATIONAL ORGANIZATION IMMUNITIES ACT
- 86 5 USC 331-333
- 87 22 CFR Foreign Relations 92.12-92.31
- 88 8 USC 1481
- 89 NATIONAL EMERGENCIES ACT
- 90 INTERNATIONAL EMERGENCY ECONOMIC POWERS ACT
- 91 18 USC 1918
- 92 CONGRESSIONAL RECORD June 13, 1967, pgs. 15641-15646
- 93 15 USC 1-2
- 94 PAPAL BULL UNUM SANCTUM c1302
- 95 CRUDEN V NEALE 2 N.C. 338, 2 S.E. 70
- 96 CITY OF DALLAS V MITCHELL 245 S.W. 944

Treaty of Paris c1784 97 All of the aforementioned are hereby restated in their entirety, and incorporated herein, as if set forth 98 in full as an integral part of these instant matters and Creation-Wide Record. 99 without the State of Oregon without the 100 101 Egype and Faren Beter me 102 103 104 105 106 United States of America 107 108 109 OFFICIAL SEAL 110 TALA ARETA JONES 111 NOTARY PUBLIC - OREGON COMMISSION NO. 939009 112 MY COMMISSION EXPIRES JUNE 2, 2019

- 1 Declaration, Notice and Will and Word of truth, facts and negative averment, ab initio, nunc pro tunc,
- 2 in perpetuity, all an integral part of these instant matters and Creation-Wide Public Record.
- 3
- 4 Under, and out of, the authority of absolute necessity.
- 5 Notice to agent is Notice to principal, Notice to principal is Notice to agent.
- 6 I, Ronald Charles Vrooman, sui juris, under full liability and complete transparency, being of plenary
- 7 capacity, character, condition, status, standing and responsibility, under the penalty of false witness,
- 8 under the Laws of the Creator, under the Laws of Creation, do by these Presents, knowingly, willingly,
- 9 intelligently and intentionally Affirm, Declare, Proclaim and Publish that this document is hereby
- 10 absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified,
- verified, executed, noticed, re-affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-
- 12 confirmed, re-ratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured
- in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse,
- 14 without prejudice. The truths, facts and negative averments are as follows, to wit:
- 15 I deny that written documents change their meaning or intent over time;
- 16 I deny that I have ever been taken before a lawful and Original Contracts compliant "judge" and/or
- 17 "justice" at any time and any place;
- 18 I deny that I have ever been taken into a lawful and Original Contracts compliant "court" and/or
- 19 "tribunal" at any place and any time;
- 20 I deny that I have ever had a meaningful, lawful and Original Contracts compliant hearing, or other
- 21 procedure, at any place and any time;
- 22 I deny that I have ever been afforded any Original Contracts compliant explanation of the nature and
- 23 cause of the alleged action prior to, and after, my unlawful military detention and confinement;
- 24 I deny that any of the _Several days that I was unlawfully, militarily detained and confined were
- 25 authorized by, under and pursuant to Original Contracts compliant authority, jurisdictions, venues and
- 26 law form;
- 27 I deny that any and all facets of any and all jurisdictions, venues and law forms were ever lawfully and
- 28 factually proven, effectuated, maintained and exercised by, under and pursuant to the Original
- 29 Contracts;
- 30 I deny that any and all facets of any and all jurisdictions, venues and law forms were/are lawfully and
- 31 factually proven, effectuated, maintained and exercised by, under and pursuant to the Original
- 32 Contracts;
- 33 I deny that I am a "person" as defined by any code, rule, act, law, statute, rule, regulation, et cetera at
- 34 any time and/or any place;

- 35 I deny that there is any Original Contract's authority for "case law, opinions" or any other type and
- 36 form of control and/or alteration of Law by any purported COURT, TRIBUNAL, JUDGE and/or JUSTICE, et
- 37 cetera;
- 38 I deny that I am an artificial entity created under the former laws of the former THE UNITED STATES OF
- 39 AMERICA, the former STATE OF OREGON, any former STATE OF..., former DISTRICT OF COLUMBIA, or
- 40 any former territory, commonwealth or possession of the aforementioned or of a foreign state or
- 41 country or any and all local, national and international equivalents, public and private;
- 42 I deny that I am an officer, agent, shareholder, franchisee, fiduciary agent, resident and/or inhabitant
- of any of the aforementioned, nor am I domiciled in any fictional entity, without limitation;
- 44 I deny that I am a vessel documented under former CHAPTER 121 of the former TITLE 46 USC, or a
- 45 vessel numbered as provided in former CHAPTER 123 of former CHAPTER 123 of TITLE 46 USC;
- 46 I deny that I am an enemy of the former THE UNITED STATES OF AMERICA, former STATE OF TEXAS, or
- 47 any other capacity, condition, character, status, standing and fictional entity created under the former
- 48 laws of THE UNITED STATES OF AMERICA, any former STATE OF..., former DISTRICT OF COLUMBIA, or
- 49 any former territory, commonwealth and possession of the aforementioned, or a foreign state, country
- 50 and any and all local, national and international equivalents of all of the aforementioned, public and
- 51 private;
- 52 I deny that any assumption and/or presumption that I am any of the aforementioned or
- documentation implying any of the above is the act or intention of myself, and any such presumption,
- assumption and documentation is not fraudulent, illusionary and false representation of a matter of fact
- or kind of artifice employed by a real-man or fictional entity to deceive another for self-serving
- 56 purposes;
- 57 I deny that I am affiliated with, or an enemy of, any public or private fictional entity, foreign or
- 58 domestic:
- 59 I declare that I am a neutral man;
- 60 I deny that the former THE UNITED STATES OF AMERICA, former STATE OF OREGON and/or any local,
- 61 national and international equivalents have valid charters, as a matter of fact, in Law, at Law and
- 62 otherwise;
- 63 I declare my given name at live birth on Soil is Ronald Charles Vrooman, and the geographic location on
- 64 Oregon within the United States of America are particularly unique to myself, although not affiliated
- 65 with the former corporate, military, commercial, ecclesiastical and other body politics near the same
- 66 location, and it suffices as complete, necessary and sufficient identification and evidencing my neutral
- 67 standing [former 15 USC 1681h];
- 68 I deny that I am a party and/or signatory to the former CONSTITUTION OF THE UNITED STATES and all
- 69 derivatives thereof;

- 70 I deny that I am a party and/or signatory to the former CONSTITUTION OF OREGON and all derivatives
- 71 thereof;
- 72 I deny that I am bound by any fictional entities formed by fellow men without my explicit, written
- 73 consent;
- 74 I deny that I am an artificial person/entity;
- 75 I deny that I have lived all of my life under Lawful emergency rule;
- 76 I deny that there can be any limitation on myself in my private, sentient real-man Living Soul Heir and
- 77 Beneficiary of the Creator capacity, character, condition, status and standing, absent causing actual and
- 78 factual harm to another real-man Living Soul;
- 79 I deny that former THE UNITED STATES OF AMERICA, former STATE OF... and any and all local, national
- 80 and international equivalents by incorporating did not lay down any sovereignty they may have had and
- 81 take on the character, capacity, condition, status and standing of a private member
- 82 The revocation and voiding of any and all signatures and/or autographs of myself, a real-man Living
- 83 Soul Heir and Beneficiary of the Creator, or that which I may administer, as pertaining to any and all
- 84 former THE UNITED STATES OF AMERICA and other local, national and international equivalents
- 85 documents are hereby absolutely, fully, unconditionally and perpetually acknowledged and accepted;
- 86 I deny any purported police authorities are absolutely compliant with the Constitution for the United
- 87 States of America c1819 or the Constitution of Oregon original.
- 88 I deny the authority of the purported UNITED STATES CONGRESS to declare the real-men with hands
- 89 and legs of the United States of America as enemies of their own nation.
- 90 I deny the purported STATE OF OREGON and its political subdivisions, instrumentalities, private for
- 91 profit subcontractors providing government services and purporting to be lawful government, and
- 92 fictions of law, et cetera are in absolute compliance to the Original Contracts, the Constitution for the
- 93 United States of America c1819 and the Constitution of Oregon.
- 94 I deny any persons purporting to hold Office or position within the purported STATE OF OREGON and
- 95 its political subdivisions, instrumentalities, private for profit subcontractors providing governmental
- 96 services and purporting to be lawful government, and fictions of law, et cetera are in absolute
- 97 compliance to the Original Contracts, the Constitution for the United States of America c1819 and the
- 98 Constitution of Oregon.
- 99 I deny any persons purporting to hold Office or position within the purported STATE OF OREGON and
- its political subdivisions, instrumentalities, private for profit subcontractors providing governmental
- 101 services and purporting to be lawful government, and fictions of law, et cetera are actually holding any
- 102 Constitutional Office or position of authority and right.

- I deny the authority was granted to any creature of the mind, via the Constitution for the United States
 of America c1819 or the Constitution of Oregon, to rule over, or interfere, in the private lives and
 dealings of real-men with hands and legs.
- I deny that private for profit subcontractors providing government services and purporting to be lawful
 government are authorized by the Original Contracts, the Constitution for the United States of America
 c1819 and the Constitution of Oregon.
- I deny the private for profit subcontractors providing government services and purporting to be lawful
 government are in absolute compliance with the Constitution for the United States of America c1819 or
 the Constitution of Oregon.
- I deny any persons purporting to hold Office or position within the purported STATE OF OREGON and
 its political subdivisions, instrumentalities, private for profit subcontractors providing government
 services and purporting to be lawful government, and fictions of law, et cetera have taken, subscribed
 and upheld a Lawful Oath to the Constitution for the United States of America c1819 and the
 Constitution of Oregon.
- I deny any persons purporting to hold Office or position within the purported STATE OF OREGON and
 its political subdivisions, instrumentalities, private for profit subcontractors providing government
 services and purporting to be lawful government, and fictions of law, et cetera are operating and
 conducting business absent fraud and deceit in their respective day to day operations and activities.
- I deny any persons purporting to hold Office or position within the purported STATE OF OREGON and
 its political subdivisions, instrumentalities, private for profit subcontractors providing government
 services and purporting to be lawful government, and fictions of law, et cetera have authority to aid and
 abet the purported UNITED STATES CONGRESS in enforcing, and commercially benefitting from, Martial
 Rule and the Laws of War of enemy combatants against real-men with hands and legs. I insert a small
 caveat due to Veterans disabled by war; better said, flesh and blood in my mind.
 - I deny any persons purporting to hold Office or position within the purported STATE OF OREGON and its political subdivisions, instrumentalities, private for profit subcontractors providing government services and purporting to be lawful government, and fictions of law, et cetera are authorized to maintain and operate military tribunals, military prisons and military police enforcement against realmen with hands and legs.
- I deny any persons purporting to hold Office or position within the purported STATE OF OREGON and
 its political subdivisions, instrumentalities, private for profit subcontractors providing government
 services and purporting to be lawful government, and fictions of law, et cetera are authorized to own
 our children and fellow real-men with hands and legs.
- I deny explicit authority was granted for any jurisdiction other than the unwritten common law and
 equity to be implemented and utilized within the borders of the State of Oregon.

127

128

129

130

- 138 I deny explicit malum prohibitum authority was given to operate, indict and/or interface with/against
- real-men with hands and legs, not in service of government.
- 140 I deny I am with mala in se crime, and as such a private man on Oregon is free to be one of we the
- 141 people.
- 142 I deny that there exists constitutional authority for the operation in bankruptcy and under martial rule
- 143 or martial law.
- 144 I deny that there exists Original Contracts authority to ignore, hamper or violate the God-given right to
- 145 expatriate and repatriate to anything, whether fictional or reality, of our own freewill choice.
- 146 I deny the Original Contract authority to pass, effectuate and utilize malum prohibitum authority,
- jurisdiction and/or venue against a real-man Living Soul;
- 148 I deny that I am utilizing the capacity, character, condition, status and/or standing of trustee, acceptor,
- debtor, surety, enemy and/or any other term of art describing and/or utilized to mean the same;
- 150 I deny that I have ever explicitly accepted, acknowledged and/or consented to the former military,
- 151 corporate, commercial, ecclesiastical and other capacities, characters, conditions, status, standings,
- 152 jurisdictions, venues and law forms of the former THE UNITED STATES OF AMERICA;
- 153 I deny that the defendants has Original Contracts authority to interfere in a private contract; any
- reference to any entity should be changed to defendants
- 155 I deny that any real-man and fiction of law has the right or authority to claim that they are my
- administrator, grantor, bailor, executor, custodian and/or guardian or any other term of art describing
- 157 and/or utilized to mean the same;
- 158 I deny that I am lost at sea;
- 159 I deny that I am dead;
- 160 I deny that I am a corporation, association, trust or any other term of art describing and/or utilized to
- 161 mean the same;
- 162 I deny that silence when there is a duty to speak is not fraud;
- I deny that the former THE UNITED STATES OF AMERICA has in personam, subject matter, territorial,
- political, social, civil or other types and forms of jurisdictions, venue and law forms over Field McConnell
- 165 without my knowing, willing, intelligent and intentional election to submit;
- 166 I deny that the real-men purporting to hold office or position within the former THE UNITED STATES OF
- 167 AMERICA have valid, lawful oaths and the necessary and valid, lawful bonds and insurances;

- 168 I deny that the real-men purporting to hold office or position within the former THE UNITED STATES OF
- 169 AMERICA that violates the Original Contracts do retain legal or lawful authority, jurisdiction, venue, law
- 170 form and/or contract with or over my real-man Living Soul;
- 171 I deny that the former THE UNITED STATES OF AMERICA has Original Contracts authority to limit, alter.
- abridge and/or criminalize my Creator grantor rights, privileges, freedoms, immunities and/or properties
- 173 at any place and any time;
- 174 I deny that the former THE UNITED STATES OF AMERICA possess plenary title and/or plenary
- 175 ownership rights to any soil;
- 176 I deny that I have a lawful contract with the former THE UNITED STATES OF AMERICA;
- 177 I deny that the former THE UNITED STATES OF AMERICA is solvent, civilly alive and possesses sovereign
- 178 character, condition, capacity, status and standing;
- 179 I deny that the defendants have Original Contracts authority to sue or prosecute in their own name or
- 180 on their own behalf;
- 181 I deny that there is a corpus delecti in any alleged case against myself;
- 182 I deny that I have ever explicitly consented to any action;
- 183 I declare that I have CLEAN HANDS in any and all matters to, for and against the former THE UNITED
- 184 STATES OF AMERICA;
- 185 I declare that the former THE UNITED STATES OF AMERICA and any and all local, national and
- international equivalents were artificial persons, an abstraction and creature of the mind, and can only
- 187 deal and interface with other artificial persons;
- 188 I declare that I am an Heir of the Creator and a fellow citizen with the saints;
- 189 I declare that I have claimed, reserved and exercised my Creator-given rights, privileges, freedoms,
- 190 immunities and properties at all places and all times;
- 191 I declare that I claim, accept and acknowledge the absolute Original Jurisdiction, Venue and Law Form;
- 192 I declare that my most firm and practiced beliefs are in, and of, the Creator's Will and Words;
- 193 I declare that anything in contradiction to the Creator's Will and Words is void, ab initio, in any
- 194 application to mine and myself.
- 195 In all instances of the use of the letter combinations "Original Contract(s)" it shall mean the
- 196 Constitution for the United States of America c1819 and/or the Declaration of Independence c1776;
- 197 In all instances of the use of the letter combinations "former THE UNITED STATES OF AMERICA" it shall
- mean the following, to wit: United States of America aka/dba THE UNITED STATES OF AMERICA aka/dba

199 UNITED STATES aka/dba United States aka/dba UNKNOWN, foreign entity, trustee, any and all 200 derivatives, appellations, identifiers, numbers and their combinations, letters and their combinations, 201 abbreviations, idem sonans and/or all other legal, financial and managerial forms and formats of any 202 nature, shape, cause and kind, and any and all variations and combinations thereof, any and all 203 corporate, military, commercial, civil, political, social, ecclesiastical and other entities of any nature, 204 shape, cause, kind, form and format, and any and all variations and combinations thereof, any and all 205 creations and liabilities by, of, through and from of any nature, shape, cause, kind, form and format, and 206 any and all variations and combinations thereof, any and all political subdivisions and instrumentalities 207 of any nature, shape, cause kind, form and format, and any and all variations and combinations thereof, 208 any and all capacities, characters, conditions, status, standings, jurisdictions, venues and law forms of 209 any nature, shape, cause, kind, form and format, and any and all variations and combinations thereof, 210 any and all agents, assigns, successors, principals, beneficiaries, employees, officers, contractors, 211 franchisees, licensees, members, et cetera, of any nature, shape, cause, kind, form and format, and any 212 and all variations and combinations thereof, any and all trusts, structures, hierarchies, systems, 213 networks, regimes and any and all other limits and constructs of any nature, shape, cause, kind, form 214 and format, and any and all variations and combinations thereof, any and all of the aforementioned 215 both known and unknown, any and all of the aforementioned both perceived and unperceived, and any 216 and all variations and combinations of the aforementioned, without limitation, private for profit entities 217 providing quasi-governmental and other goods and services purporting to be lawful government, also 218 referred to as defendant.

- 1 reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.
- 221 Any omission is not a waiver thereof.
- A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect
- as, the Original.
- 224 I reserve the right to define all words and letter combinations contained herein; and further, reserve the
- right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.
- 226 I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and
- 227 affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the
- truth, to the best of my knowledge and ability, so help me Creator.
- 229 I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare,
- 230 Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed,
- authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-
- affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, re-
- 233 verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of
- 234 Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the
- 235 penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of
- the Creator, under the Laws of Creation.

Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374 ronvrooman38@gmail.com

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest,

240 Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and

immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without

242 recourse.

243

without state of Cregon without county of Witshington under purs my at partien betoke me Miller 19417

Rent & Charles Vroomen on oregon within the United states of America

OFFICIAL SEAL
TALA ARETA JONES
NOTARY PUBLIC - OREGON
COMMISSION NO. 939009
MY COMMISSION EXPIRES JUNE 2, 2019

Quo Warranto for a new case in Equity.

I, Ronald Charles Vrooman, am the Real-Party-in-Interest, Holder-in-Due-Course, Secured Party, Grantor, Bailor, Administrator, Creditor, Custodian and Beneficiary to, and for, all alleged political and other power(s) administered by legitimate and lawful governments constructed and effectuated by real-men Living Souls including, but not limited to, service and goods providers in the nature of government, trusts, systems, networks, regimes, hierarchies, and any and all other limits of any nature, kind and construction. I knowingly, willingly, intelligently, and intentionally cancel and correct all presumptions and assumptions to the contrary.

By these Presents, I, Ronald Charles Vrooman, being of plenary capacity, character, condition, status, standing and responsibility, under full liability and complete transparency, pursuant to the Original Contracts aka the Declaration of Independence c1776 and the Constitution for the United States of America c1819 through 1860, do sue out and demand this Quo Warranto be implemented and effectuated without further hinder or delay.

I, Ronald Charles Vrooman, a real-man Living Soul Heir of the Creator realized and domiciled on, and in, Creation, has the plenary right, privilege and prerogative to require and have every real-man purporting authorities, powers and/or prerogatives of any nature, shape, cause, kind, form and format, to absolutely comply with the Original Contracts allegedly describing and authorizing the same, as the Original Contracts, and the intent thereof, are being violated and causing immediate and long-lasting irreparable harm and injury to myself and mine.

I deny that any and all of the named defendants are lawfully occupying any position of authority and trust and lawfully utilizing Original Contract's compliant authorities, powers and/or prerogatives of any nature, shape, cause, kind, form and format.

I deny that there is explicit Original Contracts authority for the altering, repealing and/or ignoring the written words and letter combinations, and the common-sense intent thereof, allegedly ordained by the real-man Living Souls in this perception and/or reality on, and in, Creation.

I deny that there is explicit Original Contracts authority to alter and/or repeal the law form, venues and jurisdictions allegedly approved, ratified and authorized by 1819 as the Supreme Law of the Land.

I deny that there is explicit Original Contracts authority to delegate the limited delegated authorities and procedures, nor to claim the protection of the Original Contracts as defenses thereto, when committing ultra vires acts.

I deny that there is explicit Original Contracts authority to attempt to, or in fact to, ignore, override and/or violate my Creator granted rights, privileges, freedoms, immunities and/or other properties at all times and all places, so claimed, reserved, accepted, acknowledged and exercised by myself, by and through my Will and Words.

I deny that there is Original Contracts authority to utilize, and operate under, emergency and/or other extra-ordinary powers and procedures of any nature, shape, cause, kind, form and format at any place and at any time.

I deny that there is Original Contracts authority to change and/or alter the meaning and intent of the letter combinations contained therein.

I deny that there is explicit Original Contracts authority to change and/or alter guaranteed jurisdiction(s), venues(s), law form(s), authority(ies), power(s), procedure(s).

I deny that there is explicit Original Contracts authority to enact, effectuate and utilize military, commercial, corporate, ecclesiastical and other powers, authorities and/or procedures against real-man Living Soul Heirs of the Creator.

I deny that there is explicit Original Contracts authority to create and maintain trust(s), estate(s), and/or other limits and constructs of any nature, shape, cause, kind, form and format that in any way, shape and/or form affect and affect the real-man Living Soul Heir of the Creator, without the explicit consent or knowledge thereof.

I deny that there is unwarranted and/or other unwarranted physical unrest and violence which "may" permit the effectuating and utilization of war, emergency and/or other extra-ordinary powers, authorities and/or procedures.

I deny that the Original Contracts in any way confine, restrain, alter and/or define any and all things granted to the real-man Living Soul Heir of the Creator.

I deny Article VII amended Oregon Constitution is valid as no votes were counted 11/8/1910.

The ultra vires acts include, but are not limited to, the following to wit:

Operating and conducting business under corporate, commercial, military, political, ecclesiastical and other capacities, characters, conditions, status, standings, jurisdictions, venues and/or law forms.

Altering and/or changing jurisdiction(s), venue(s), authority(ies), procedure(s), law form(s).

Operating and/or conducting business under emergency and other purported power(s), authority(ies), and/or procedure(s).

Breach of Article VI of the Constitution for the United States of America c1819 for not supporting the "Supreme Law of the Land" and further by violating their respective Oath(s) and/or Affirmation(s) in all regards to mine and myself.

Breach of Article I section 3 of the Constitution of West Virginia with full faith and credit, by trying to, or actually completing, the overthrow and/or conquest of the Original Contracts, and the altering, suspension and/or ignoring thereof.

Breach of Article VII original with the substitution of Article VII amended, with no vote counted in 1910 November 8th, by trying to, or actually completing, the overthrow and/or conquest of the Original Contracts, and the altering, suspension and/or ignoring thereof.

Misapplication of Original Contracts non-compliant and inapplicable "case law" to which I have/had no standing thereto, and was not a party to at any time.

Non-production of first-hand fact evidence of Original Contracts compliant jurisdiction, venue and law form.

Non-production of first-hand fact evidence of my knowing, willing, intelligent and intentional act(s) of putting myself upon the defendants at any place and at any time without limitation.

Because of the foregoing, without limitation, any charters aka Original Contracts are null and void for ultra vires acts, which are defined hereafter, to wit:

Acts beyond an official's statutory authority, of course being Original Contracts compliant;

Acts taken pursuant to constitutionally void powers; and

Acts exercised in a constitutionally void manner;

The ultra vires act(s) render the forfeiture, by an operation of law, of the Original Contracts, thereby revoking and extinguishing, in their entirety without limitation, any and all powers, authorities, prerogatives, procedures, jurisdictions, venues, law forms, et cetera, enacted, effectuated, enforced and utilized to the detriment, equitable and otherwise, of a real-man Living Soul Heir to the Creator Ronald Charles Vrooman.

The ultra vires act(s), by an operation of law, render the defendants unable to enact, effectuate, enforce, utilize and maintain any capacity(ies), character(s), condition(s), status, standing(s), jurisdiction(s), venue(s), law form(s), authority(ies), procedure(s), prerogative(s), et cetera, which "may" have authorized proceeding and interfering against mine and myself at any place and at any time.

Remedy / Relief

I, Ronald Charles Vrooman, am seeking and demanding John Mercer, Erin Kirkwood, Frank Ravelo, Pat Garret the flesh and blood persons I know and recognize by any name or title, whom are receiving compensation of any nature, shape, cause, kind, form and format from, and/or having taken and subscribed any Oath(s), Affirmation(s) and/or signed any other contract (s) and/or agreements with the defendant(s) at any time and at any place, prove by first-hand fact evidence their Original Contracts Authorities, Procedures and others including, but not limited to, the following, to wit: Each is responsible for at least one act of due process violation, valued in their own statutes at \$250,000 per violation therefore by payment of their bond or insurance that is part of the remedy.

alter, change, repeal, ignore and/or violate the Original Contracts.

violate their respective Original Contracts complaint authority(ies), office(s), title(s) and other claims to, and possession of, any and all authorities, prerogatives and/or procedures and the equivalent thereof.

sustain that each and every action and inaction is absolutely Original Contracts compliant.

sustain that their respective employment, and the terms thereof, are absolutely Original Contracts compliant.

Absent first-hand fact evidence proof of the aforementioned, I seek and demand any order, writ, judgment and/or other necessary action and/or necessary tangible medium to enact and effectuate any and all actions and procedures to give plenary equitable and other relief and/or remedy I am entitled to as matters of right, privilege, freedom, immunity, fact, truth and the Creator's Law.

Further, sought and demanded is any order, writ, judgment, decree and/or tangible medium declaring the vacating of the office and/or position of those real-men unable and/or unwilling to prove and sustain that their each and every action and inaction is Original Contracts compliant.

Further, sought and demanded is any order, writ, judgment, decree and/or tangible medium declaring the vacating of the office and/or position of these real-men unable and/or unwilling to prove and sustain that their employment, and the terms thereof, are Original Contracts compliant.

I reserve the right to amend, enhance and/or delete from this document and tangible medium at anytime, by explicit reservation.

Any omission is not a waiver thereof.

A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.

I reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, with plenary finality, by explicit reservation.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.

I, Ronald Charles Vrooman, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this document and tangible medium is hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, reaffirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, reverified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.

Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse. Without the State of the state without without the calculated which

Squed, and sween Betose me

Page 4 of 4

OFFICIAL SEAL
TALA ARETA JONES
NOTARY PUBLIC - OREGON
COMMISSION NO. 939009
MY COMMISSION EXPIRES JUNE 2, 2019

Rosald Charles Vicenan en Oregon within the united States of America